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REJECTION OVER A PRIOR P	ATENT	CIS1365-012C
In re Application of: Webber, et al.		
Application No.: 09/334,978		
Filed: June 17, 1999		
For: SYSTEM FOR REAL TIME SHOPPING		
The owner*, America Online, Inc.		
instant application which would extend beyond the expiration 154 to 156 and 173, as presently shortened by any term. The owner hereby agrees that any patent so granted and during such period that it and the prior patent a patent granted on the instant application and is bin	ration date of the full statutory te ninal disclaimer, of prior Patent N on the instant application shall are commonly owned. This ag nding upon the grantee, its su	anted on the arm defined in 35 U.S.C. No. 6,009,413 I be enforceable only for greement runs with any occessors or assigns.
In making the above disclaimer, the owner does no the instant application that would extend to the expiration 154 to 156 and 173 of the prior patent, as presently shalter: expires for failure to pay a maintenance fee, it competent jurisdiction, is statutorily disclaimed in whole claims canceled by a reexamination certificate, is reexpiration of its full statutory term as presently shorteness.	on date of the full statutory term nortened by any terminal disclains held unenforceable, is found or terminally disclaimed under the save manner to be saved or is in any manner to the save manner to the	as defined in 35 U.S.C. imer, in the event that it in dinvalid by a court of
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I hereby declare that all statements made herein made on information and belief are believed to be true; knowledge that willful false statements and the like so nunder Section 1 001 of Title 18 of the United States Code the validity of the application or any patent issued thereof 2. The undersigned is an attorney of record.	and further that these statemen nade are punishable by fine or i e and that such willful false state	its were made with the
- NaCHAmmi 00000055 99334973	Carol V. Storish	July 8, 2002 Date
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